

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION

CHARLES HADDAD,

Plaintiff,

vs.

Civil Action
No. 04-CV74932

INDIANA PACERS, an assumed name, a/k/a
PACERS BASKETBALL CORPORATION, an
Indiana corporation, JERMAINE O'NEAL and
ANTHONY JOHNSON, Jointly and Severally,

Hon. Anna Diggs Taylor
Mag. Judge Donald A. Scheer

Defendants.

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Munger, Tolles & Olson LLP
Co-Counsel for Defendant Jermaine O'Neal
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Los Angeles, CA 90071
(213) 683-9266

PLAINTIFF'S WITNESS LIST

NOW COMES Plaintiff, by and through his attorneys and for his Witness List
states as follows:

1. All individuals named by Defendant Indiana Pacers.
2. All individuals named by Defendant Anthony Johnson.
3. All individuals named by Defendant Jermaine O'Neal.
4. Frank Haddad
5. Khawla Haddad
6. Fouad Haddad
7. Rose Siadi
8. Kris Siadi
9. Ann Rodriguez
10. Diana Haddad
11. George Haddad
12. Audai Twab
13. Adrian Smith
14. Belinda Neitzelt
15. Treaters and medical care providers of Pontiac Osteopathic Hospital
16. Treaters and medical care providers of William Beaumont Hospital
17. Treaters and medical care providers of Valley Urgent Care
18. Treaters and medical care providers of Covenant Emergency Care Center
19. John J. Kemerer, D.O.
3020 Boardwalk
Saginaw, MI 48603
20. Joel Beltran, D.O.
800 Cooper, Suite 11
Saginaw, MI 48602
21. Bong Jung, M.D.

4705 Towne Centre Road, Suite 304
Saginaw, MI 48604

22. Bradley G. Sewick, Ph.D., ABPN, C.C.M., Retained Expert
26555 Evergreen Road, Suite 830
Southfield, MI 48076-4239
23. Guy Hostetler, Retained Expert
26211 Central Park Boulevard, Suite 501
Southfield, MI 48076
24. B. Michael Grant, Economist Expert
28831 Telegraph Road
Southfield, MI 48034
25. Edward F. Boike, Video Expert
16901 E. Nine Mile Road
Eastpointe, MI 48021-2449
26. John Paul Bederka, Jr., Toxicologist Expert
780 Austin
Aurora, IL 60505
27. Renee Milan, M.D.
Covenant Emergency Care Center
1447 N. Harrison
Saginaw, MI 48602
28. Any and all rebuttal witnesses.
29. Any and all witness discovered through the course of discovery.
30. All witnesses listed in answers to interrogatories, depositions and pleadings.
31. Plaintiff reserves the right to amend this Witness List at any time prior to trial.

EXHIBIT LIST

1. Any and all records, including, but not limited to: documents, diagrams, pictures, videos, contracts, investigative reports, charts, faxes, letters, memorandums, notes, purchase orders, job specification, employee manuals, and instructions from the Palace of Auburn Hills.

2. Any and all records, including, but not limited to: reports, x-rays, nurses' notes, charts, diagrams, and correspondence from Pontiac Osteopathic Hospital.
3. Any and all records, including, but not limited to: reports, x-rays, nurses' notes, charts, diagrams, and correspondence from William Beaumont Hospital.
4. Any and all records, including, but not limited to: reports, x-rays, nurses' notes, charts, diagrams, and correspondence from Valley Urgent Care.
5. Any and all records, including, but not limited to: reports, x-rays, nurses' notes, charts, diagrams, and correspondence from Covenant Healthcare.
6. Any and all records, including, but not limited to: reports, x-rays, nurses' notes, charts, diagrams, and correspondence from Joel Beltran, M.D.
7. Any and all records, including, but not limited to: reports, x-rays, nurses' notes, charts, diagrams, and correspondence from Bong Jung, M.D.
8. Any and all records, including, but not limited to: reports, x-rays, nurses' notes, charts, diagrams, and correspondence from American Medical Response.
9. Any and all records, including, but not limited to: reports, x-rays, nurses' notes, charts, diagrams, and correspondence from Social Security Administration.
10. Any and all records, including, but not limited to: reports, x-rays, nurses' notes, charts, diagrams, and correspondence from Chesaning High School.
11. Any and all records, including, but not limited to: reports, x-rays, nurses' notes, charts, diagrams, and correspondence from Burt Enterprises, Inc.
12. Any and all records, including, but not limited to: reports, x-rays, nurses' notes, charts, diagrams, and correspondence from Internal Revenue Service.
13. Any and all exhibits identified on Plaintiff's previously filed Exhibit List.
14. Any and all exhibits identified on Defendant Indiana Pacers' Exhibit List.
15. Any and all exhibits identified on Defendant Jermaine O'Neal's Exhibit List.
16. Any and all exhibits identified on Defendant Anthony Johnson's Exhibit List.
17. Any and all exhibits referred to or attached to deposition transcripts.
18. Any and all exhibits identified or obtained through the course of discovery.

19. Any and all pleadings in this case, including, but not limited to: interrogatories, requests to admit, and requests to produce.
20. Any and all exhibits necessary for use in rebuttal.
21. Demonstrative aids.
22. Plaintiff reserves the right to amend this Exhibit List at any time prior to trial.

CHARFOOS & CHRISTENSEN, P.C.

BY: s/Lawrence S. Charfoos
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Dated: June 21, 2006

CERTIFICATE OF SERVICE

I hereby certify that on June 21, 2006, I presented the foregoing Plaintiff's Witness List and Certificate of Service to the Clerk of the Court for filing and uploading to the ECF system which will send notification of such filing to the following: Brian M. Akkashian @ bakkashian@dickinsonwright.com; Richard M. Apkarian @ rapkarian@dickinsonwright.com; Hiaeaki Sano @sano@millercanfield.com; and Steven M. Potter @ spotter@potterlaw.com; notice will be delivered by other means to: NONE

s/Lawrence S. Charfoos
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